

Near Clark Kitchings - Defs.

4-10-14

1. Here your original motion - removal of 5 ps to set aside
court's 4-4-14 order in 03-CP-40-4328 Writs - Suits 1005.

Place before Neutral Judges & Thanks if we can receive
orders to be sent me.

By
↓

Respectfully,
J. E. A. Mee
171519 - BRCL

RECEIVED

APR 14 2014

SC Court of Appeals

2. AS. Sec AS. 607 - pending charges Judges there have on
me & took other court Judges & DeAtten for

WHITE - INMATE (Forward once all materials have been returned)
YELLOW - LIBRARIAN

SCDC 9-2 (NOVEMBER 1997)

The South Carolina Court of Appeals, Richland, County

Julian E. Rochester, Once, 121519 } / AMO 2013-002613 & ? New one.

Prob Kidnap Citizen 504/ADA; } 03-CP-40-4328-WIT & suits.

- vs -

} Motion - Mandamus to set aside

H.B. Richardson, J.H. Cook, T. } Defs. Conspirators Judges orders

Cooper, & all S.C. Ct. of Appeals } that do a injustice & it's a Fraud

Judges of 2,170 Conspirators } by Court its self.

of one million Plus Defendants } see pages 6-7 - Conflicts Exist.

↳ Prob seeks by motion - mandamus to set aside Defs. Conspirator

After Judges self serving order 4-14-14 gotten on 4-16-14 at 10:45

Am. here BRCL, because its Fraud by Court & issued on the

wrong Appeal order of Cooper's, the New Appeal was Filed 2-26

1/4 of 14 pages, & New Clerk Defs. Kitchings & V. Allent Judges

are trying to use an old Jan 17, 2014, order to get rid of a

properly Filed Appeal, which had Cooper's Jan 16, 14 order in its

pages of Feb 26, 14; & J

RECEIVED

APR 14 2014

CHIEF J. E. R. COURT OF APPEALS

2. The Jan 17, 14 order was getting hid of Lopez's 65,13 forged order Appeal, because DeB. at Perry boat Probe & took that order & Kitchings wanted it, & McBride refused to turn it over & these facts were stated in the Appeal filed 2-26, 14 of 14 pages, that Kitchings moved fast to get hid of for deB., & took bribes as Allen did & Bee did; &

3. Not only did court commit fraud & conspiracies & self serving acts, they also made errors of law rulings; on an old Jan 17, 2014 - Kitchings DeF. crimes; & McBride's & Manning's forged 65,13 - Lopez's order, & he stated he did not issue Jan 17, 14 at hearing, & raised in the New Appeal 2-26, 14 of 14 pages, if it was a bad forged copy they McBride, Manning did. So court acted upon a void order & not the real Appeal Kitchings hid to cover up for's & Allen's & Bee's conspiracies acts & taking bribes from DeB.

See Pillay 9742 Fed 56,58 (8th Cir. 1976) No Judge shall hear their own cases mandatory removal & transfer required;

See Cannon (3) Civ 00 of 501 - (same);

See

See: In Re Genesis Data Tech, Inc., 2014 F.3d 124 (4th Cir. 2000) (Ct.

Hazel-Atlas Glass Co., 322 U.S. 738 (1944) Fraud by Judges, Clerks

upon the Ct. Allows setting aside Judgt. & when they acted without
Judt's d.).

See: Koehler, 152 F.3d 304 (4th Cir. 1998) Void Judgt. From lack of Sub.

matr allows setting aside it, even after Judgt. has entered &
motion may be filed thereafter);

See: Rely, 594 S.E.2d 418 (S.C. 2004) All Cts. have inherent power to
set aside Judgt's. gotten by Fraud any time thereafter);

See: Connelly, 529 S.E.2d 528 (S.C. 2000) Statutes granting Sep. Ct. & Ct. of
Appeals Jurisd. to correct errors of law both in law & equity actions);

4. And Court knew there were 59 (E)s & 60 (B)s & 455 (b) (5) (c) motions
& writs still pending & had to order these heard before appeal could
proceed, was Fraud by Hudson, 349 S.E.2d 344 (1986) motion 59 (E)
& all outstanding motions have to be heard before any Court or App-
eal can go forwards); And Judgt's. are void by S.C.

Code 55 (2) Profr's mental status, Refs. had him listed major

mental ill, & guardian ad litem had to appear on Piere's behalf
& Ct. Fail to Appoint one by its on going conspiracies for selfs, tool,
& Clerks, & Net's - conspirators 2,170 Now involved of 200 Fed's & 98
state Judges; (Listed Dec. 8, 97 & Dec. 17, 2010 & 10/20/10);

See; Jordan 409 S.E. 2d 793 (S.C. 1991) Rule 55 (2) Applies to Judge's Rend-
ered against person listed as mental ill & its Void & has to be
set aside by law & has NO legal Authority);

See; Johnson 489 S.E. 2d 228 (S.C. App. 1997) It's Ct's. duty to ensure it
renders no decision in matters, when it has NO Authority to act &
sub. mat. may be raised at any time);

See; Stanton 420 S.E. 2d 502 (S.C. 1992) mand. is highest order & avail-
able to stop & undo Constal. wrongs);

See; Curbert, 106 F.3d 1368 (7th Cir. 1997) Sub. mat. can't be waived &
Ct's. self must raise it sua sponte, Ct. Mitchell, 293 U.S. 217 (1934)
(Same); (See Pages 6-7 why in this cases Speedy Trial);

See; Jennings, 417 S.E. 2d 646 (S.C. App. 1992) a guardian ad litem
is a Arm of the Ct's. to protect interests of mental ill);

Conclusion.

Bi - Piere has right to set aside & vacate Net's. Judge's. & to

reopen & transfer to non-def. Judges & to Nat. Juriscl. out
of Defs. control by Lancaster, 409 S.E. 2d 375 (S.C. 1991) change of
venue allowed by S.C. Code 15-2-1000(1)(c) to ensure fairness of
fair hearings & stop illegal acts).

And see the 4-4-1014 of 12 ps. Filed, cut 27th, on Kitchings,
& also 29 ps. on her conspiracy acts on Appeals 14-815-04-
0025 & 0178-15, & sent to S.C. Ct. Admin. & Judicial Empls.
proof Appeals filed properly, & conspiracy - fraud acts were done by
clerks, Judges - 2/14/14 2014-000654 & 000635.

Prose says court will grant reliefs sought in Emergency
proceedings & Notes 4-4-14 is a forged copy, not original.

Respectfully Submitted;

Date 4-10-2014, Julian E. Rochester, Once, 171519

Certificate of Services

Prose certifies he served Defs. McBride, Cornett, Manning, Kitchings, A. Wilson,
B. Stirling, D. J. Creeks - Attys. - conspirators on 4-14-14 at P.O. Box 2706, Colby S.C.
29202, P.O. Box 11629, Colby S.C. 29211, P.O. Box 11549, Colby, S.C. 29211, & SCDC-1119
21787-4444, B.R. Rel., Colby, S.C. 29221, one copy of 7 ps. motion to set aside
4-14-14 order by Mr. Cort D. Marriott - mail dir. from BPC - Schuler A130, B.R. Rel.
Colby, S.C. 29210 - 4012, sworn to under penalty of perjury as true (see 18 USC,
1623) & S.C. Ct. Admin. & Judicial Empls.

Respectfully Submitted

Date 4-10-2014 Julian E. Rochester, Once, 171519

SOUTH CAROLINA DEPARTMENT OF CORRECTIONS
DIVISION OF CLASSIFICATION AND INMATE RECORDS

RESPONSE TO INMATE CORRESPONDENCE

jet 4-1-14
10:20 am
R.J. Cat
(sun & cloudy)

INMATE: Julian Rochester SCDC #: 171519

INST: Broad River Correctional Institution

FROM: Michael R. Mathews, Branch Chief - Institutional Classification

SUBJECT: CORRESPONDENCE

DATE: March 24, 2014

By Back Door
U.S. Marshals
illegally

- Custody
- Time/Sent.
- Parole
- Max-Out
- SFII - A
- 85%
- EWC/ECC
- Goodtime

- Jailtime
- I/M Pay/Job
- Staff Complaints
- Detainers
- Transfer
- MSU Admission/Release
- Other -

PROOF
←

Please refer to letter dated August 8, 2011 on same subject.

For future reference, Classification issues should be addressed to your assigned Caseworker.

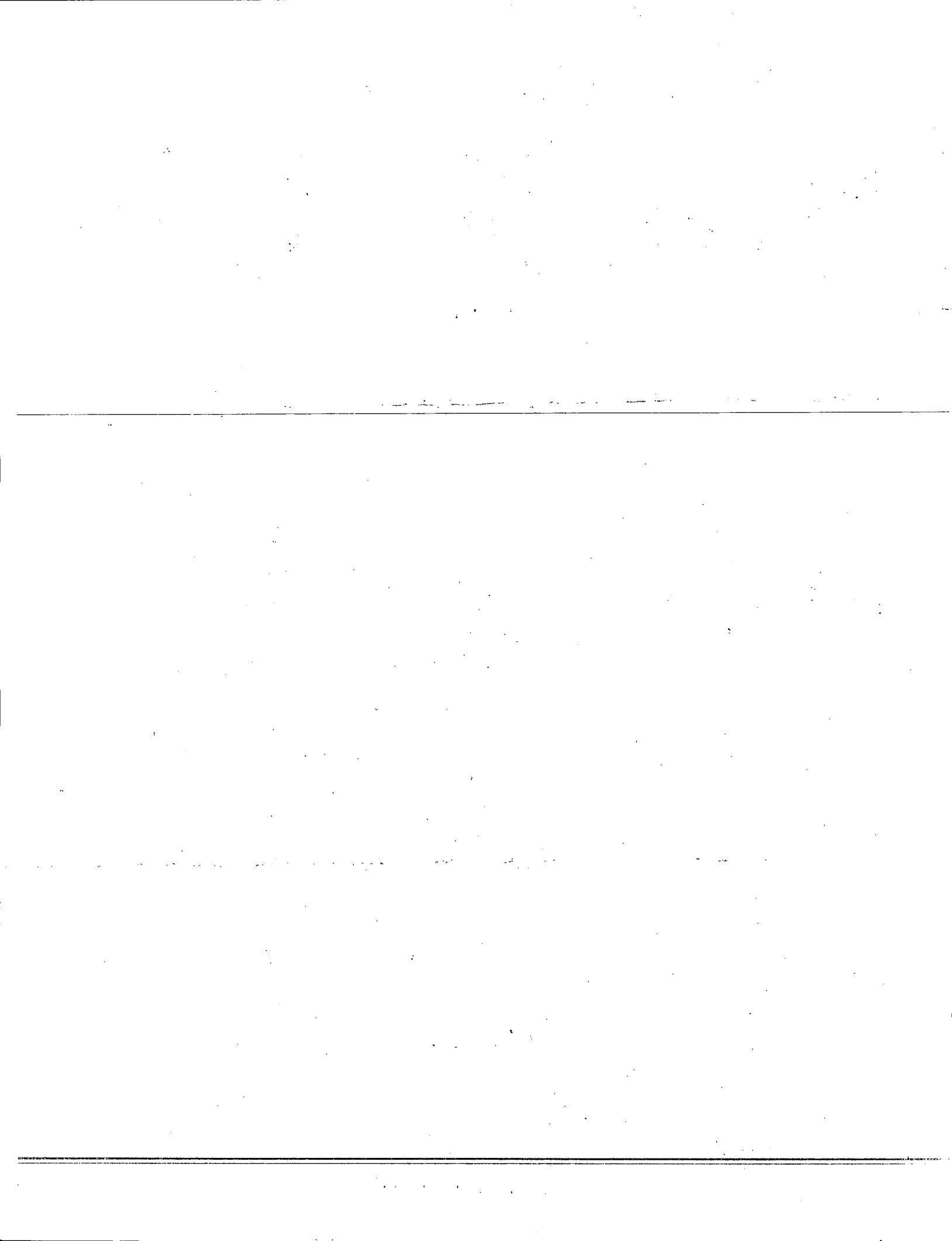
S/ Michael R. Mathews
Michael R. Mathews

cc: Case Manager
Inmate Records

only U.S. Attys.
Rel. Lloyd not Mr. N. Nettles
could put a hold on me
if they refused to 9-13, 05
by letters to A-Ja Pochela
of Jan Ozment from Chris Nolan
CIA - Home Land Agent
4-128

took from
2-7-14 to 3-24-14
46 days to reply

PROOF!



to → H.C. State Classif. Office
 SOUTH CAROLINA DEPARTMENT OF CORRECTIONS
 REQUEST TO STAFF MEMBER

RECEIVED

MRM

FEB 10 2014

| | | |
|--|------------------|---|
| TO: NAME: | TITLE: | DATE: |
| R. M. Matthews (Chief State Classif. Staff) | | Feb. 7, 2014 THU 11:15 P.M. BRCI SCH |
| INMATE'S NAME: | SCDC #: | |
| Julian E. Rochester (Kidnap Citizen status) | 171579 | |
| INSTITUTION: Once | LIVING QUARTERS: | |
| BR-CI. (Emergency Actions) | Sadala A-130 | |
| <p>1. I wrote you from BPH on 12-7-13 & never got a reply, so I do it again. I need it for Habeas Corpus relief. &</p> <p>2. I need you to verify SCDC has hidden (CRT) U.S. Marshals 9-28-05 & 7-9-09 charges - detainers - Notices on me; Reason Federal Judge M.J. Childs ruled in 8-11-797 - JMC new 6113-239 - RBH; 3-Speedy Trial Writs on pending (CRT) death threat charges, they U.S. Cor. not marshals have any on me;</p> <p>3. Also Fed. U.S. Mag. K.F. McDonald & Fed. Judge R.B. Harwell in 6112-586 & 236 - RBH. also ruled no slash charges exists, & dismissed Speedy Trial Writs, so for 21 Writs.</p> <p>4. Reason needed to, only U.S. Atty. R. Lloyed or Ashcraft & now U.S. Atty. William N. Nettles can put a detainer Notice on me & no one else; so do this fight away, I'm tired of being held in kidnap status by CRT charges & after maxed out</p> | | |
| DISPOSITION BY STAFF MEMBER: by 86 cps. 81 & 83 (NO CHRG) \$25.00 fine only.. | | |
| See KCI-0886-13 & KCI-1367-13 as PROOF & 14-ALJ-04-0025-1J-Judge -ALJ | | |
| Send me a copy of this & your reply, thanks. [Robinson hos.] | | |
| <p>(All too L's Judges & all Cts of Appeals Judges of 98 State Judges & Clerks & SCDC-staff, this 03-4328 cases</p> | | |
| DATE: | SIGNATURE: | |
| | 5-28 | <p>get 4-1-14 10:20 AM R.J. Col</p> <p>See His letter</p> |

RECEIVED
 FEB 28 2014
 DIVISION OF CLASSIFICATION & INMATE RECORDS

8-7

S-130

JULIAN E. ROCHESTER 171519
Broad River-RtH/Schucla A-130
4460 Broad River Rd.
Cotoy S.C. 29210-4012

Approved

leg
RECEIVED

APR 1 1 2014

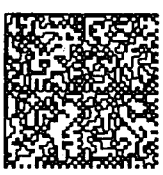
BRCI
MAILROOM

J. A. Kitchings - Clerk
South Carolina Court of Appeals

P.O. Box 11629

Columbiana, South Carolina

29211



02 1M
0008003534 APR 11 2014
MAILED FROM ZIP CODE 29210

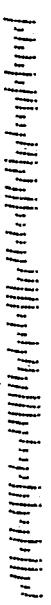
\$ 00.690

RECEIVED

APR 1 4 2014

SC Court of Appeals

2921181528



ASSUME RESPONSIBILITY FOR THIS ITEM. THEREFORE, THE DEPARTMENT OF CORRECTIONS HAS NOT CENSORED
THIS ITEM. THEREFORE, THE DEPARTMENT DOES NOT
BROAD RIVER CORRECTIONAL INSTITUTION
SALUNCO
STATE DEPARTMENT OF CORRECTIONS